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BY US MAIL

July 30, 2018

RECEIVED

AUG 01 2018

PSC SC  
MAIL / DMS

Ms. Jocelyn Boyd, Chief Clerk  
Public Service Commission of South Carolina  
101 Executive Center Drive, Suite 100  
Columbia, South Carolina 29210

Re: SCE&G Intervention  
Docket no. :2017-207-E  
Our File No.: 2017037

Dear Ms. Boyd,

Please find enclosed for filing with the Public Service Commission of South Carolina Petitioners', Joseph Cali, *et. al.*, motion to withdraw their Petition without prejudice in the above referenced action before the Commission, together with a Certificate of Service reflecting service of the enclosed on all counsel of record and counsel for South Carolina Gas & Electric Company and the Office of Regulatory Staff.

Thank you in advance for your attention to this matter.

Yours very truly,

James R. Davis

JRD/jrd

cc: W. Andrew Gowder, Jr., Esq., Austen & Gowder, LLC  
Michael T. Rose, Esq., Mike Rose Law Firm, P.C.

BEFORE  
THE PUBLIC SERVICE COMMISSION OF  
SOUTH CAROLINA  
DOCKET NO. 2017-207- E

RECEIVED

AUG 01 2018

PSC SC  
MAIL / DMS

In Re: prudence of South Carolina Electric & )  
Gas Company construction of a nuclear base )  
load generation facility at Jenkinsville, )  
South Carolina, and unjust and unreasonable )  
electric utility rates related thereto )

**MOTION TO WITHDRAW  
PETITION**

The Intervening Petitioners, Joseph Cali, Joan Brown, John Hull, John Halley, Linda Ensor, Tim Higgins, Jim Emery, Scott Turner, Gerald Ziegler, Steven C. Anderson, Lester Dempsey, Larry Hargett, Martin Karl Sessler, Joseph Meehan, Peggy Bangle, Christine Czarnik, Wiley Johnson, Joseph Meehan, David Messinger, Henry Proctor, Marty Sessler, Scott Turner, the Dorchester County Republican Party, and the Dorchester County Taxpayers Association, (*collectively*, the "Petitioners"), hereby move to withdraw their Petition to Intervene before the Public Service Commission (docket no. 2017-207-E) effective as of even date herewith.

As grounds for the motion, the Petitioners aver their claims and arguments are the same, or substantially the same, as claims and arguments presently pending before the Commission by other parties in interest and that therefore the Petitioners claims and arguments are duplicative.

WHEREFORE, the Intervening Petitioners move that the Commission grant the above named Petitioners' motion to withdraw without prejudice in this matter effective as of even date herewith.

Respectfully Submitted,

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*Counsel for the Petitioners*

Dated: July 30, 2018

BEFORE  
THE PUBLIC SERVICE COMMISSION OF  
SOUTH CAROLINA  
DOCKET NO. 2017-207- E

In Re: prudence of South Carolina Electric & )  
Gas Company construction of a nuclear base )  
load generation facility at Jenkinsville, )  
South Carolina, and unjust and unreasonable )  
electric utility rates related thereto )

**CERTIFICATE OF SERVICE**

I, James R. Davis, the undersigned hereby certify that on July 30, 2018, a true copy of this document has been served on all counsel of record and parties appearing pro se by email and by mailing a copy properly addressed with sufficient postage by U.S. Mail, Federal Express or other courier.

  
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James R. Davis, Esq.

Dated: July 30, 2018

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